	Case 2:05-cr-00202-MJP	Document 63	Fileu	12/09/05	Page .	1 01 2	
		STATES DIST DISTRICT OF AT SEATTI	F WAS		ON		
JNITED	STATES OF AMERICA,)					
	Plaintiff,) CASE	NO.	CR05-202	2P		
	v.)					
ЛARK A	. BENSADON,	DETEN	NTION	ORDER			
		,					
	Defendant.						
	Defendant.)))					
)))				0. 2005	TO!
	The Court, conducted a B				ecember	9, 2005.	The
					ecember	9, 2005.	The
efendant	The Court, conducted a B admitted to the charges an	nd the bond was			ecember	9, 2005.	The
efendant	The Court, conducted a B	nd the bond was	revok	ed.			
lefendant	The Court, conducted a B admitted to the charges and the state of the charges are stated as the stated a	nd the bond was D: detained pendin	revok	ed.	nitted to	the custo	ody of
lefendant	The Court, conducted a B admitted to the charges and the state of the charges are stated as the state of the stated are stated as the stated a	nd the bond was D: detained pendin al for confinement	revok g trial ent in a	and comm	nitted to	the custo	ody of
efendant	The Court, conducted a B admitted to the charges and It is therefore ORDEREI (1) Defendant shall be a the Attorney General	the bond was D: detained pendin al for confinement de, from persons	revok g trial ent in a	and comm	nitted to	the custo	ody of
lefendant	The Court, conducted a B admitted to the charges and It is therefore ORDEREI (1) Defendant shall be a the Attorney Generating the extent practicable	the bond was D: detained pendin al for confinement be, from persons ding appeal;	revok g trial ent in a	and comm	nitted to onal facil ving sent	the custo lity separa sences, or	ody of ate, to being
efendant	The Court, conducted a B admitted to the charges and It is therefore ORDEREI (1) Defendant shall be a the Attorney Generative extent practicable held in custody pendictions.	the bond was D: detained pendin al for confinement be, from persons ding appeal;	revok g trial ent in a	and comm	nitted to onal facil ving sent	the custo lity separa sences, or	ody of ate, to being
efendant	The Court, conducted a B admitted to the charges and It is therefore ORDEREI (1) Defendant shall be a the Attorney Generation the extent practicable held in custody pendicusted. (2) Defendant shall be a	the bond was D: detained pendinal for confinements de, from persons ding appeal; afforded reasonal	g trial ent in a awaiti	and comm a correction ing or serve	nitted to onal facil ving sent	the custo lity separa ences, or	ody of ate, to being tation

Defendant is confined shall deliver the defendant to a United States Marshal for the purpose of an appearance in connection with a court proceeding; and

(4) The clerk shall direct copies of this order to counsel for the United States, to counsel for the defendant, to the United States Marshal, and to the United States Pretrial Services Officer.

DATED this 9th day of December, 2005.

MONICA J. BENTON
United States Magistrate Judge

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